Caren Wilson 633 Sunset Lane Culpeper, Virginia 22701 Telephone (540) 522–0777 Hearing Date: November 19, 2013 Hearing Time: 10:00 a.m. EST Response Deadline: October 21, 2013 4:00 p.m. EDT

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Residential Capital, LLC et al., Debtors Chapter 11 Case No. 12-12020 (MG) Administratively Consolidated

JOINDER IN

OBJECTION OF WENDY ALISON NORA TO CONFIRMATION OF DEBTORS' CHAPTER 11 PLAN

AND DECLARATION OF CAREN WILSON

(NOTICE: THIS OBJECTION IS NOT TO BE DETERMINED BY

JUDGE MARTIN GLENN WHO HAS DISPLAYED EXTREME BIAS AND PREJUDICE

AGAINST THE MOVANT BY THREATENING HER ATTORNEY WITH BODILY

SEIZURE AND REMOVAL FROM THE COURT PROCEEDINGS ON OCTOBER 9, 2013

WITHOUT PROBABLE CAUSE, REVOKED HER PRO HAC VICE ADMISSION WITHOUT

NOTICE AND OPPORTUNITY TO BE HEARD, FILED A SUBSEQUENT SUA SPONTE

ORDER TO SHOW CAUSE POST FACTO PURPORTING TO ACCORD THE

OPPORTUNITY FOR HEARING ON THE PRO HAC VICE ADMISSION AFTER THE

REVOCATION THEREOF WITHOUT CAUSE OR HEARING, ON FALSE AND

FICTITIOUS GROUNDS AND UPON A PATTERN OF CONDUCT IN THESE

PROCEEDINGS WHICH HAS ESCALATED TO THE POINT OF COMPLETE EXPOSURE

OF JUDGE GLENN'S ACTUAL BIAS AGAINST THE RIGHTS OF HOMEOWNERS TO BE

HEARD IN THESE PROCEEDINGS, WHICH RIGHTS ARE DESCRIBED BY JUDGE

GLENN AS "RIGHTS, IF ANY"

OUT OF THE POINT OF COMPLETE EXPOSURE

OF JUDGE GLENN'S ACTUAL BIAS AGAINST THE RIGHTS ARE DESCRIBED BY JUDGE

(ALL RIGHTS RESERVED)

¹ See Order to Show Cause Why Pro Hac Vice Admission of Wendy Alison Nora Should Not Be Revoked (Doc. 5330) dated October 10, 2013 at page 5, ¶1 which provides that the "rights, if any," of homeowner clients, who she represented prior to the October 9, 2013 sua sponte revocation of the pro hac vice admission, should be addressed in her Response to the post facto rule nisi proceedings initiated sua sponte by Judge Glenn after he displayed extreme prejudice against this Claimant and her clients.

Caren Wilson, holder of KCC, LLC Proof of Claim #4754 amended by Claim #19 in this Court's Claims Registry and renumbered by KCC, LLC as its Claim #7181 and joins in the Objection of Wendy Alison Nora to the Confirmation of the Debtors' Chapter 11 Plan and declares, under penalty of perjury pursuant to 28 USC sec. 1746; further declares that the factual statements describing the prejudicial conduct of Judge Martin Glenn on October 9, 2013 are true and correct, according to her observation and understanding of the events of that day; further declares that Exhibit A attached to the Nora Objection is a true and complete copy of the mailing she received from the Debtors on September 4, 2013; further declares that she received no earlier request for information pertaining to Proof of Claim #4754; and further declares that the factual statements pertaining specifically to her case in the Nora Objection to the Confirmation of Debtors' Chapter 11 Plan are true and correct to the best of her knowledge, information and belief.

Dated at Culpeper, Virginia this 20th day of October, 2013.

Caren Wilson